ANDERSON, Circuit Judge, concurring:

As the opinion for the court points out, at the relevant time USAir had made a legitimate business decision not to maintain part-time positions. Plaintiff adduced no evidence to raise an issue of fact that part-time work for her was a reasonable accommodation in this particular work context. In light of this, plaintiff failed to carry her burden of identifying a reasonable accommodation. <u>Stewart v. Happy</u> <u>Herman's Cheshire Bridge, Inc.</u>, 117 F.3d 1278, 1286 (11th Cir. 1997) (a plaintiff has the burden of proving that the accommodation identified by plaintiff is reasonable). Accordingly, I concur and join the opinion for the court.